- thousand two hundred fifty dollars and fifty cents, (\$2250.50), and that the board of directors of said district shall certify to the board 7 of supervisors of Dallas county at the same time and in the same manner that it next certifies the amount required for the general fund, the total amount required to pay the warrants issued or to be 9 issued as hereinbefore provided; and that the said board of super-10 visors shall, at the time of levying taxes as provided by law, levy upon 11 12 the property within said school district and cause to be entered upon 13 the tax list a tax sufficient to raise the amount so certified, which 14 levy shall be in addition to the levy for the general fund and shall not be considered in determining the amount authorized by law to be 15 16 raised for the general fund.
 - SEC. 2. Publication clause. This act, being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published in Des Moines, Iowa, and the Bouton Press, a newspaper published in Bouton, Dallas county, Iowa. Publication expense to be borne by school corporation.

Approved April 22, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register April 28, 1919 and the Bouton Press May 1, 1919.

W. S. ALLEN, Secretary of State.

CHAPTER 283.

DRAINAGE DISTRICTS, PUMPING STATIONS, ETC.

H. F. 500.

AN ACT to amend chapter two-a (2-a) title ten (X) of the supplement to the code, 1913, relating to drainage districts and to provide for the establishment of additional pumping stations and to provide for the division of districts in which pumping plants have been established and the creation of new districts by such division and to provide for the manner of such division and the payment of the obligations of the original district and to provide for the establishing of subdrainage districts as independent districts and to provide for the construction of settling basins and the condemnation of lands for the purpose of constructing settling basins and inlets thereto.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Drainage districts — additional pumping stations — cost, etc. After the establishment of a drainage district, including a pumping plant, and before the completion of the drainage improvement therein, the board or boards of supervisors may, if deemed necessary to more effectually drain the lands in said district and fully accomplish the purposes of said improvement, by resolution, authorize the establishment and maintenance of such additional pumping station or stations as the engineer may recommend, and if a petition shall be filed by one-third (1-3) of the owners of land within such district asking the establishment of such additional pumping plant or plants the board or boards must direct the engineer to investigate the advisability of the establishment thereof and upon the report of said

engineers the board or boards shall proceed to determine whether 12 such additional pumping plant or plants shall be established. 13 14 board or boards determine that additional pumping plant or plants 15 shall be established and maintained a pump or pumps may be removed 16 from any pumping station already established and may be installed 17 in any such additional plant, if such removal can be made without 18 injuring the efficient operation of the plant from which removed. The cost of the establishment of such additional pumping plant or plants 19 20 shall be paid in the same manner and upon the same basis as is pro-21 vided for the cost of the original improvement.

Division of districts — engineer — recommendations of — SEC. 2. Whenever a drainage district has been created jurisdiction of board. and more than one pumping plant is established therein, the board or boards of supervisors may and upon petition of one-third (1-3) of the owners of land within said district shall appoint an engineer to determine the advisability of dividing said district into two or more districts so as to include at least one pumping plant in each of such districts. If the engineer recommends such division, the board of supervisors shall fix a time for hearing upon the question of such division and shall publish notice directed to all whom it may concern of the 9 time and place of such hearing, which notice shall be published for the time and in the manner as is required for the publication of notice 10 11 12 of the establishment of said district, except that said notice need not 13 name the owners and lien holders but shall be sufficient if directed as 14 above provided. At the time fixed, the board shall determine the 15 advisability of such division and shall make such order with reference thereto as shall be deemed proper, having consideration for the 16 If such division is made, the board or 17 interests of all concerned. boards having jurisdiction of the original district shall retain juris-18 19 diction of the new districts created by such division for the purpose 20 of collecting assessments theretofore made and for the purpose of 21 making such additional assessments as are necessary to pay the obli-22 gations theretofore contracted and for paying debts theretofore contracted. For all other purposes, each division shall be under the jurisdiction of the board or boards of supervisors which would have 23 24 25 had jurisdiction thereof if originally established as an independent 26 district, the same as though originally established by such board or 27 boards.

SEC. 3. Division of district — boards or commissioners — assessments — maintenance tax, etc. Whenever any levee or drainage district operating a pumping plant shall have been established and the improvement constructed and accepted, the board or boards of 3 supervisors, or commissioners (if they have been appointed) and it 5 shall become apparent that the lands can be more effectually drained, 6 managed or controlled by a division thereof, then the said board or boards, or commissioners, may divide said district, and if the district 7 8 is divided by a stream and subdivided into subdistricts, they shall 9 divide the district and, thereafter, said district shall be carried on as 10 though established originally as a district, except nothing herein shall affect the legality or collection of any assessments levied before the 11 division, except that the maintenance tax, if any, shall be divided in 12 accordance with the amount paid in by each district, and provided 13 further, that if said district before division was under the control and

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- management of commissioners, then each commissioner shall continue 15 to serve in the district in which his lands are situated, and other com-16 missioners shall be elected in each new district and the election for said new commissioners shall be called by the old board of commis-17 18 sioners in each district, which said election shall be called within ten 19 20 (10) days after said division is made and shall be carried on as now 21 provided for the election of commissioners.
- 4. Settling basin channel to board empowered to pro-If before a district operating a pumping plant is completed or if after such district shall have been completed and accepted, it developes or appears that portions of the lands within said district are caused to be wet or nonproductive by reason of the floods or overflow waters from some stream running into, through or along said district and that said district or some other district of which this district shall have formed a part, shall have constructed or provided a settling basin to care for the said floods and overflow waters of said stream or water course, but no channel to said settling basin has been provided, said. 8 9 board or boards of supervisors may and are hereby empowered to lease, buy or condemn the necessary lands within or without the dis-10 11 trict to provide said channel to said settling basin and if necessary to 12 condemn the said lands to provide said channel the proceedings shall 13 be as provided by chapter two-A (2-A) of title ten (X) of the supple-14 ment to the code, 1913, and amendments thereto. 15
- 1 Publication clause. This act being deemed of immediate importance shall be in force and effect from and after its publication in the Des Moines Register and the Des Moines Capital, newspapers published at Des Moines, Iowa.

Approved April 22, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register April 26, 1919 and in the Des Moines Capital April 30, 1919.

W. S. ALLEN, Secretary of State.

CHAPTER 284.

DAIRY AND FOOD DEPARTMENT, COMMISSIONER, ETC.

H. F. 222.

AN ACT to amend the law as it appears in section four thousand nine hundred ninetynine-a eighteen (4999-a18) of the supplement to the code, 1913, relating to duties and powers of commissioner; and to amend the law as it appears in section four thousand nine hundred ninety-nine-a thirty-one b (4999-a31b) of the supplement to the code, 1913, relating to salaries of assistants; and to amend the law as it appears in section four thousand nine hundred ninety-nine a thirty-one c (4999-a31c) of the supplemental supplement to the code, 1915, relating to labeling of foods; and to amend section four thousand nine hundred ninety-nine-a thirty-one f (4999-a31f) of the supplemental supplement to the code, 1915, relating to the appropriation of the dairy and food de-

Be it enacted by the General Assembly of the State of Iowa:

Commissioner — food standards — examination of SECTION 1. That section four thousand nine hundred ninety-nine-a eightfood. 24